Tax Relief and Abatement Standards of Practice

3

Utah State Tax Commission

Property Tax Division Rev. May 2001

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Section III.I General Information

Purpose

These standards provide a reference to accepted procedures for administering statutory tax relief programs.

Scope

These standards address four types of statutory tax relief: the veteran's exemption, blind exemption, indigent abatement/deferral and the circuit breaker tax credit. The veteran's and blind exemptions provide that part of the value of real and/or personal property owned by veterans or blind people or their surviving spouses or orphaned minor children is exempt from property taxes. The indigent abatement/deferral allows for the abatement or deferral of property taxes for indigents who are 65 years of age or older. People under age 65 may qualify if they are disabled, or can demonstrate circumstances of extreme hardship. The circuit breaker tax credit is similar to the indigent abatement except that the amount of the credit varies with household income and can apply to the portion of rent that goes to pay property taxes. In addition to meeting the income requirement, a person must be at least 65 years of age or be a surviving spouse.

The county governing body (county) and the Utah State Tax Commission (Commission) are given statutory powers to grant adjustments to, or deferrals of, property taxes under certain circumstances.

Determination of Tax Relief Status and Burden of Proof

The county is responsible for granting the veteran and blind exemptions, indigent abatements and deferrals. The Tax Commission and the county are responsible for administering the circuit breaker tax credit.

The burden is on the applicant to prove eligibility for any tax relief program. The county may request any information needed as evidence of eligibility. If the applicant fails to provide the necessary information or refuses an audit for verification of eligibility, the county may deny the tax relief.

Application forms are to be approved by the Commission prior to use.

Utah Residency Requirements

All claimants for exemptions and abatements must provide proof of established residency in the State of Utah. Indigent applicants must live in their residence at least 10 months of the year. Circuit breaker applicants must reside in the state for the entire calendar year. Absence from the residence due to vacation, confinement to a hospital, or other similar temporary situation is not to be deducted from the residency requirement. (R884-24P-5)

Filling Deadline

The law requires applications for veteran and blind exemptions and indigent abatements/ deferrals be submitted on or before September 1 of each year. The county can extend the filing deadline until December 31, if good cause exists.

Ownership

All applicants should provide evidence of ownership such as a copy of the property tax notice, deed, revocable trust, or motor vehicle registration.

Multiple Ownership

The veteran's exemption applies to either a residence or tangible personal property or a combination of both. Also, a veteran must own a residence that is <u>not</u> a rented dwelling to qualify for the exemption. If several veterans own fractional interests in a property, they are each eligible for their full veteran's exemption. An indigent abatement is granted according to the total household income of a single owner-occupied primary residential property and effectively reduces the amount of tax due. Multiple ownership does not affect the amount of the abatement. If several indigents own fractional interests in a property, the combined maximum abatement would be no greater than the maximum abatement granted if a single indigent owned the property.

If several indigent veterans each own a partial interest in their home they would qualify for one full indigent abatement among them, but may each receive their full veteran's exemption.

Legal Guardian or Power of Attorney

The representatives of applicants unable to act on their own behalf, should submit a signed and notarized power of attorney, or other documentation, as required by the county with the application.

Limitations

The circuit breaker and indigent abatements are limited to taxes on the residence and a maximum of one acre of land.

Section III.II Standards of Practice

Standard 3.1 Veteran's Eligibility Requirements

3.1.0 Disabled Veteran

To be eligible an individual must be disabled in the line of duty during any war, international conflict, or military training in the military service of the United States or of the State of Utah. The disability must be at least 10%.

3.1.1 Surviving Spouse

The unmarried surviving spouse and minor orphans of a disabled veteran or of a veteran who died as a result of military service with the United States or with this state, may apply for a veteran's exemption. [Section 59-2-1104 (2)]

3.1.2 Eligible Property

The following property is eligible for a veteran's exemption:

- ♦ Real property, including a residence;
- ◆ Tangible personal property; or
- A combination of real and tangible personal property.

Only property owned as of January 1 each year by a veteran, surviving spouse or minor orphan is eligible for a veteran's exemption.

Property held under a real estate contract is eligible for the exemption if the claimant is both the purchaser under the contract and is obligated to pay property taxes on the property beginning on January 1 of the year the exemption is claimed. (Section 59-2-1105)

3.1.2.1 Property Held in Trust

If the veteran (claimant), is the grantor of a revocable trust holding title to real or tangible personal property for which an exemption is claimed, the claimant must prove to the county that the title to this property will revest in the claimant upon the exercise of a power by the claimant as grantor of the trust, a non-adverse party or both; the power to either revoke, terminate, alter, amend or appoint must be present. In addition, the claimant must be obligated to pay the property taxes on that portion of the trust property for the year (beginning January 1) in which the claimant claims the exemption. (Section 59-2-1105)

Guideline: The terms "inter vivos" and "living" are typical terms located in revocable trusts. Generally, a claimant's property included in an irrevocable trust would not be eligible for tax relief. However, each trust document is unique and must be considered on its own merits.

Standard 3.2 Veteran's Application Process

3.2.0 Application Deadline

On or before September 1 of each year, any person applying for a veteran's exemption must file an application with the county in which the applicant resides. The county can extend the filing deadline until December 31 if good cause exists. If an applicant resides in a different county from that of the property, a copy of the application must be sent to the county in which the property is located and any other county in the state where the veteran owns property. See Form PT-30, "Disabled Veterans Property Tax Exemption Application", in Appendix 3D.

3.2.1 Required Information

The following information must accompany the initial application:

- ♦ A copy of the veteran's certificate of discharge from military service of the United States or of this state, or other satisfactory evidence of eligible military service. [Section 59-2-1105(2)]
- ♦ A certificate from the Department of Veteran Affairs, or from any other source required by the county, showing the veteran's percentage of disability. [Section 59-2-1105(4)]
- In the event of the veteran's death, a death certificate or other evidence required by the county.

3.2.2 Additional Evidence

It is the county's option to require the applicant to provide additional evidence. The applicant cannot require the county to consider additional information.

Standard 3.3 Amount of Veteran's Exemption

3.3.0 Veteran

If the veteran is 100% disabled, the full \$82,500 exemption is allowed. A disabled veteran must own a residence that is **not** a rented dwelling. The exemption applies to either residential or tangible personal property or a combination of both. The amount of exemption is determined by multiplying \$82,500 by the veteran's percentage of disability. Example: A 50% disability results in a \$41,250 of taxable value exemption. An exemption may not be allowed for any disability below 10%. [Section-59-2-1105(5)]

3.3.1 Spouse and Minor Orphans

If the veteran's service was prior to 1921 and the disability was more than 10%, the surviving spouse and minor orphans are entitled to the full exemption, or the same exemption to which the disabled veteran would have been entitled if the veteran served after January 1, 1921. [Section 59-2-1105(6)]

3.3.2 How Exemption Applies to Motor Vehicles

The county auditor/treasurer assumes the responsibility for calculating the exemption amount and supplying the taxpayer with a form that clearly states **the amount of motor**

vehicle fee or tax to be abated for each vehicle. See Form PT-32, "Veteran or Blind Abatement of Motor Vehicle Uniform Fees and Property Tax", in Appendix 3D. The taxpayer will submit this completed form to the motor vehicle office at the time of registration or renewal of registration. To determine the appropriate rate refer to the back of Form PT-32, which lists various personal property and the associated value-based uniform fee, age-based uniform fee, or property tax rates.

3.3.3 Refund of Overpayment

The county, granting a veteran exemption to a person under Section 59-2-1104, is to grant a refund if the claimant's property taxes paid exceed the claimant's property taxes due, providing the amount is \$1 or more. [Section 59-2-1105(7)]

Standard 3.4 Blind Eligibility Requirements

3.4.0 Eligible Persons

Any person declared blind by a licensed ophthalmologist is eligible for the blind exemption. The applicant must meet the statutory definition of blindness which is: (a) has no more than 20/200 visual acuity in the better eye when corrected; or (b) has, in the case of better than 20/200 central vision, a restriction of the field of vision in the better eye which subtends an angle of vision no greater than 20 degrees. The unmarried surviving spouse or minor orphans may also qualify for the exemption. Only the property owned by the applicant as of January 1 is eligible for the exemption.

3.4.1 Property Held in Trust

If the eligible person (claimant), is the grantor of a revocable trust holding title to real or tangible personal property for which an exemption is claimed, the claimant must prove to the county that the title to this property will revest in the claimant upon the exercise of a power by the claimant as grantor of the trust, a non-adverse party or both; the power to either revoke, terminate, alter, amend or appoint must be present. In addition, the claimant must be obligated to pay the property taxes on that portion of the trust property for the year (beginning January 1) in which the claimant claims the exemption. (Section 59-2-1106)

Guideline: The terms "inter vivos" and "living" are typical terms located in revocable trusts. Generally, a claimant's property included in an irrevocable trust would not be eligible for tax relief. However, each trust document is unique and must be considered on its own merits.

Standard 3.5 Blind Application Process

3.5.0 Application Requirements

The application must be submitted on or before September 1 of each year with the county where the person resides . The county can extend the filing deadline until December 31, if good cause exists. The first year's application must be accompanied by an ophthalmologist's statement. If the blindness is not permanent, a signed ophthalmologist's statement must be submitted each year. See Form PT-31, "Blind Persons Property Tax Exemption Application", in Appendix 3D.

Standard 3.6 Blind Amount of Exemption

3.6.0 Amount of Exemption

The first \$11,500 of taxable value of real and tangible personal property is exempt. (Section 59-2-1106)

3.6.1 How Exemption Applies to Motor Vehicles

The county auditor/treasurer assumes the responsibility for calculating the exemption amount and supplying the taxpayer with a form that clearly states the **amount of motor vehicle fee or tax to be abated** for each vehicle. See Form PT-32, "Veteran or Blind Abatement of Motor Vehicle Uniform Fees and Property Tax", in Appendix 3D. The taxpayer will submit this completed form to the motor vehicle office at the time of registration or renewal of registration. To determine the appropriate rate refer to the back of Form PT-32, which lists various personal property and the associated value-based uniform fee, age-based uniform fee, or property tax rates.

3.6.2 Refund of Overpayment

The county, granting the blind exemption under Section 59-2-1106, is to grant a refund if the claimant's property taxes paid exceed the claimant's property taxes due providing the amount is \$1 or more. [Section 59-2-1106(4)]

Standard 3.7 Indigent Eligibility Requirements

3.7.0 Requirements

Any low-income person who is at least 65 years of age in the year of application is eligible to apply for an indigent abatement or deferral of property taxes on that person's owner-occupied residence or mobile home. For the 2001 application, an applicant's 2000 income must be less than \$23,108.

3.7.1 Age Exceptions

Any person under the age of 65 may be eligible if: [Section 59-2-1109(1)]

- **◆ Extreme Hardship.** The county finds that extreme hardship would prevail if the abatement or deferral were not granted; or
- ♦ **Disability.** The statutes provide no definition or criteria for determining eligible disability.

Standard 3.8 Indigent Application Process

3.8.0 Application Deadline

The indigent application must be filed each year on or before September 1 with the county. The county can extend the filing deadline until December 31, if good cause exists. (Section 59-2-1109) See Form TC-40CY, "Indigent Abatement and Property Tax Credits Application", in Appendix 3D.

3.8.1 Required Information

The application must set forth adequate facts to support the person's eligibility for deferral or abatement to include:

- ♦ For the 2001 application, a statement certifying that 2000 household income was equal to or less than \$23,108. Household income means all taxable or non-taxable income from all sources including gross income, net rents, interest, retirement income, public assistance payments, social security, etc. (R884-24P-5)
- ◆ The county may require **proof of residency** for at least ten months of the year in the residence where the tax relief, deferral or abatement is requested;
- ♦ **Signatures** of both husband and wife are required if the husband and wife seek a deferral or abatement on the residence.

In addition, applicants for abatements based on hardship and/or disability must provide:

♦ A signed statement detailing the circumstances of the hardship and/or a signed statement from a licensed physician documenting the nature and extent of disability. (Section 59-2-1109)

In addition, deferral applicants must provide:

- ♠ A listing of all liquid and fixed assets other than items of nominal value;
- ♦ A listing of all assets transferred to relatives within the past three years; and,
- ♦ Written approval by the holder of any mortgage or trust deed outstanding on the property.

3.8.2 Claim Limits

A person may claim an abatement or deferral on only one residence.

3.8.3 Property Held in Trust

If the eligible indigent person (claimant), is the grantor of a revocable trust holding title to real or tangible personal property for which an abatement or deferral is claimed, the claimant must prove to the county that the title to this property will revest in the claimant upon the exercise of a power by the claimant as grantor of the trust, a non-adverse party or both; the power to either revoke, terminate, alter, amend or appoint must be present. In addition, the claimant must be obligated to pay the property taxes on that portion of the trust property for the year (beginning January 1) in which the claimant claims the exemption. (Section 59-2-1109)

Guideline: The terms "inter vivos" and "living" are typical terms located in revocable trusts. Generally, a claimant's property included in an irrevocable trust would not be eligible for tax relief. However, each trust document is unique and must be considered on its own merits.

3.8.4 Refund of Overpayment

The county, granting an indigent abatement or deferral under Section 59-2-1107, is to grant a refund if the claimant's property taxes paid exceed the claimant's property taxes due providing the amount is \$1 or more. (Section 59-2-1109)

Standard 3.9 Abatement and Deferral

3.9.0 Amount

The amount of property tax the county may abate is limited to either (1) the amount provided as a homeowner's credit for the lowest household income bracket under Section 59-2-1208, which is \$616 for 2001 or (2) one-half the tax levied, whichever is less. For example, if the tax due is \$500, the abatement is \$250. The amount the county may defer is not limited. Only one deferral or abatement may be granted per household. (Sections 59-2-1107 and 59-2-1108)

3.9.1 Deferred Taxes Accumulate

Taxes deferred by the county accumulate with interest at the rate of 6 percent per year, as a lien against the property under Sections 59-2-1301 and 59-2-1325, until the property is sold or disposed of otherwise. The property cannot be subject to final tax sale during the period of deferment. [Section 59-2-1108(1) and (2)]

3.9.2 Denial of Application

The county may deny the application if the applicant is the owner of income-producing assets which could be liquidated to pay the tax. Also, any assets transferred to relatives in the preceeding three-year period are to be considered by the county in making its determination.

Standard 3.10 Circuit Breaker Eligibility Requirements

3.10.0 Purpose of Circuit Breaker

The purpose of the circuit breaker program is to provide general property tax relief to certain poor taxpayers who have "income" below statutorily mandated levels and who own or rent their places of residence. The circuit breaker program provides tax credits, refunds, and appropriations from Utah's General Fund. (Section 59-2-1201)

3.10.1 Eligible Persons

Any person providing their own financial support, who is 65 years of age in the year of application or who is a surviving spouse, regardless of age, with a household income as identified in 59-2-1008 & 1209, and who is a permanent resident of the state of Utah is eligible for a homeowner's or renter's credit.

See forms TC-40CY, "Indigent Abatement and Property Tax Credits Application" and TC-40CB, "Renter Refund Application (Circuit Breaker)", in Appendix 3D.

3.10.2 Limitation

Only one claimant per household may apply for the credit. For the 2001 application, an applicant's 2000 household income must be less than \$23,108.

3.10.3 Definition of "Household Income."

The legislature has defined "income" to include not only amounts included in a taxpayer's federal adjusted gross income ("FAGI"), but also some additional amounts to better reflect the resources actually available to the taxpayer to meet obligations. For example, if a taxpayer's only incoming

funds consist of \$50,000 of nontaxable municipal bond interest, the taxpayer's FAGI may be zero, yet the taxpayer would have \$50,000 with which to pay his or her tax obligation. Generally, household income includes all taxable and non-taxable income including wages, salaries, interest, dividends, trust income, alimony, support payments, disability payments, public assistance payments, retirement income, voluntary contributions to a tax-deterred retirement plan, pensions, annuities, capital gains, workman's compensation, state unemployment insurance amounts, Social Security payments, loss carry forwards, rental depreciation, etc. Household income does not include relief in kind supplied by a tax-exempt, non-governmental source, surplus food, or relief in kind supplied by a public or private agency. (Section 59-2-1202 and R865-9I-34).

3.10.4 Additional Information on Definition of "Household Income."

In State Tax Commission Advisory Opinion #99-033, dated March 10, 2000, the following income items were addressed relating to the definition of income for purposes of the renter and homeowner credits (circuit breaker) for property tax:

Federal income tax refunds

Federal income tax refunds are not income. They merely reflect an extra withholding of income taxes.

Federal childcare credits

Childcare credits are generally not "income." The credit only represents a reduction in the amount of tax a taxpayer must pay the federal government. The federal government's decision to allow a lower tax payment does not constitute income. There is an exception however, for the amount of the child credit that is "refundable." To the extent a taxpayer is qualified for a childcare credit in excess of his or her tax liability, the taxpayer will receive a refundable credit under IRC §24(d)(4). That refund is not merely a reduction of tax otherwise due. It represents additional income to the taxpayer. As such, it is in the nature of "cash public assistance or relief," included in "nontaxable income" under Section 59-2-1202(6)(b)(vi) and thus also included in "income" under Section 59-2-1202(6)(a).

Federal earned income credits

The rule for federal earned income credits is the same as the rule for federal child care credits. In general, the earned income credit only represents a reduction in the amount of tax a taxpayer must pay the federal government. To the extent a taxpayer receives a refundable earned income credit under IRC §32, however, the taxpayer has essentially received cash public assistance or relief, which should be included in income for circuit breaker purposes.

Reverse mortgages

Payments received by an elderly homeowner under a reverse mortgage are not income. Each payment to the homeowner is simply a loan that will be repaid from the sales proceeds of the home on the homeowner's death. Although the reverse mortgage may generate cash that the homeowner could use to pay property taxes, it does so by reducing the taxpayer's non-cash assets, not by generating additional income.

Payments or reimbursements to senior program volunteers

For purposes of the circuit breaker, payments or reimbursements to senior program volunteers do not qualify as income as they are a repayment of the taxpayer's own expenses.

Gifts

Gifts and bequests should not be taken into account in computing a taxpayer's income under Section 59-2-1202.

3.10.5 Property Held in Trust

If the eligible person (claimant), is the grantor of a revocable trust holding title to real or tangible personal property for which an exemption is claimed, the claimant must prove to the county that the title to this property will revest in the claimant upon the exercise of a power by the claimant as grantor of the trust, a non-adverse party or both; the power to either revoke, terminate, alter, amend or appoint must be present. In addition, the claimant must be obligated to pay the property taxes on that portion of the trust property for the year (beginning January 1) in which the claimant claims the exemption. (Section 59-2-1203)

Guideline: The terms "inter vivos" and "living" are typical terms located in revocable trusts. Generally, a claimant's property included in an irrevocable trust or would not be eligible for tax relief. However, each trust document is unique and must be considered on its own merits. Also, where the home is in the name of the children, an otherwise eligible applicant cannot be granted tax relief.

3.10.6 Housing and Community Development Act

When housing assistance payments are involved under the Housing and Community Development Act, Title II, Section 8, then:

- only that portion of the rent paid by the tenant may be claimed under the terms of the Circuit Breaker Act; and
- ♦ the portion of the rent paid by the federal government to the landlord will not be considered as part of the household income since it is not subject to a claim for rebate. [R865-9I-34(F)]

3.10.7 Allowed Payments

No claim for a refund under the circuit breaker may be allowed to any person who is a recipient of public funds for the payment of rent during the period for which the claim is filed. (Section 59-2-1218) State welfare assistance is not considered public funds. [R865-9I-34(E)]

3.10.8 Claimant Owing Delinquent Property Taxes

Qualifying individuals owing delinquent property taxes may qualify for a homeowner's credit. The credit may not exceed the claimant's property tax liability for the year in which credit is requested. (Sections 59-2-1206)

3.10.9 Application Process

An application for a renter's tax credit must be filed with the Tax Commission by December 31 each year.

An owner of a mobile home is considered a homeowner and may apply for circuit breaker credit against property taxes. A homeowner's or mobile homeowner's tax credit must be filed with the county by September 1 each year. Counties will process both the homeowner's and mobile homeowner's tax credits. If the property that a mobile home sits on is rented, then the county will forward the renter's credit portion along with property tax credit information to the State Tax Commission for direct payment to the mobile home owner. (See Appendix 3B for Mobile Homeowner, Circuit Breaker Application Processing Guidelines.)

3.10.10 Deadline Extension

The Tax Commission or county may extend the time for filing a claim until December 31 of the claim year, if they find good cause to extend the deadline. (Section 59-2-1220)

3.10.11 Application Requirements

The application must be on a form approved by the Commission and include a statement of the applicant's total household income. [Section 59-2-1206(1)]

Application for the renter's credit must include proof that the rent has been paid, the name and address of the property owner or manager, and information regarding changes of residence. (Section 59-2-1213) If rental assistance is received, include only the portion of rent the claimant paid.

Standard 3.11 Additional Homeowner Credit

3.11.0 Owner-occupied residences

There is additional tax relief for any person qualifying for the existing homeowner's credit. The additional relief is equal to the difference in tax on 55% of market value and the tax on 35% of market value. In effect, the credit is equal to the tax on 20% of market value. [Section 59-2-1202(7)(b)(i)] This credit is in addition to any other exemption or reduction for which a homeowner may be eligible for, including the homeowner's credit provided for in Section 59-2-1206. [Section 59-2-1203(3)]

3.11.1 Example

Assume a \$100,000 home and a 1% tax rate.

Tax on 55% of market value = $$100,000 \times .55 \times .01 = 550 Tax on 35% of market value = $$100,000 \times .35 \times .01 = 350 Credit equals \$550 minus \$350 or \$200

Another way to figure the credit would be the following:

Credit equals $$100,000 \times .20 \times .01 = 200

3.11.2 Tax Credit on Assessment/Tax Roll

The additional homeowner credit should be shown as a tax credit on the assessment/tax roll and not as a reduction in value for the following reasons:

- ◆ Tax Commission Rule 884-24P-36 requires that tax relief for taxpayers eligible for blind, veteran, indigent or circuit breaker be shown as credits to total taxes levied.
- It is likely that not all credits would be accounted for as a value reduction because of late filers.
- ♦ Accounting for the adjustment as a value reduction would create an additional category to be tracked for statistical reporting purposes.

3.11.3 No State Reimbursement

A county legislative body may not obtain payment from the state's General Fund for the 20% fair market value reduction. County records should distinguish between the traditional credit based upon income brackets, which is reimbursable, and the credit based on 20% of market value, which is not reimbursable. [Section 59-2-1206(2)(a)(ii)]

Standard 3.12 Payment of Circuit Breaker Credit

3.12.0 Amount Based on Income

The amount of a homeowner's credit is based on the applicant's household income (see schedule on application form). The homeowner's credit is deducted from taxes charged. A renter's credit application is filed directly with the Tax Commission and a direct payment is mailed to the applicant.

3.12.1 Renter's Credit

The renter's credit is based upon the applicant's household income and a percentage of the rent paid (see schedule on application form). The credit is made in the form of a direct payment to the applicant.

3.12.2 Prorated Tax Credit

If an owner sells his home but remains in Utah, the tax credit can be prorated on the old residence based on the date of sale from January 1. The balance may be applied to the new residence. If the move is out of Utah and the application is late, no tax relief need be granted.

3.12.3 Refund of Overpayment

The county, granting an abatement or circuit breaker credit to a claimant, is to grant a refund if the claimant's property taxes paid exceed the claimant's property taxes due providing the amount is \$1 or more. [Section 59-2-1220(2)]

Standard 3.13 Redetermination of Incorrect Claim

3.13.0 Audit

If the audit of any claim reveals that the amount was incorrectly determined, the Tax Commission or the county shall redetermine the claim and notify the claimant of its reason for redetermination. The claimant has 30 days to appeal after this notice. (Section 59-2-1214)

3.13.1 Arms-length

If it is determined by the Tax Commission that the rental of a property is not an arms-length transaction, the Commission may determine rent constituting property taxes accrued at arms-length and the claimant may appeal within 30 days of notice. (Section 59-2-1216)

3.13.2 Excessive Claims

If the Tax Commission or county determines that a claim is excessive and was filed with fraudulent intent, the claim shall be disallowed in full. The credit shall be canceled, and the amount paid or claimed may be recovered by assessment. The assessment shall bear interest from the date of the claim, until refunded or paid, at the rate of 1% per month. The claimant and any person assisting in the preparation or filing of the excessive claim shall be guilty of a Class A misdemeanor. [Section 59-2-1215(1)]

3.13.3 Negligence

If the Tax Commission or the county determines that a claim is excessive and negligently prepared, 10% of the corrected claim shall be disallowed. The improper portion of any amount paid shall be similarly recovered by assessment and the assessment shall bear interest at 1% per month from the date of payment until refunded or paid. [Section 59-2-1215(2)]

3.13.4 Disallowed Claims

A claim shall be disallowed if the Tax Commission or county finds that the claimant received title to a residence primarily for the purpose of receiving benefits. (Section 59-2-1219)

Standard 3.14 Tax Adjustment or Deferral of Delinquent Taxes

3.14.0 Application

The owner (or contract owner) of property may apply to the responsible assessing authority, either the county or the Tax Commission, for an adjustment or deferral of delinquent taxes. For the purpose of this standard, taxes include interest, penalties and any associated costs. [Section 59-2-1347(1a) & (b)] See Form PT-33, "Application for Settlement or Deferral of Delinquent Property Tax", and Form PT-33A, "Agreement of Lien Holder for Deferral or Settlement of Delinquent Taxes", in Appendix 3D.

3.14.1 Required Information

On application forms approved by the Commission, the applicant shall specify:

- ♠ A description of the property including property identification number.
- ♦ The value of the property for the current year.
- The amount of delinquent taxes, interest and penalties.

- ◆ Adequate facts to support eligibility for exemption or deferral.
- ♦ The amount proposed to be paid in settlement or to be deferred.
- ♦ Both husband and wife must sign application if seeking relief on a residence in which they both reside and which they own as joint tenants.
- ♠ Any other information required by the county.

See Form PT-33, "Application for Settlement or Deferral of Delinquent Property Tax" in Appendix 3D.

3.14.2 Mortgage holder

If applying for a deferral, the written consent of the holder of any mortgage or trust deed outstanding on the property must be submitted with the application form. (Section 59-2-1108 & 1347)

3.14.3 No Income-producing Assets

If applying for an indigent deferral, a taxpayer may not own income-producing assets that could be liquidated. (Section 59-2-1108)

3.14.4 Consideration of Transferred Assets

The county legislative body must consider any assets transferred to relatives in the prior three years when making a decision to defer taxes for the indigent.

3.14.5 Tax Reduction

- 1. Indigent Abatement the lesser of (a) the amount provided as a homeowner's credit for the lowest household income bracket under Section 59-2-1208 or (b) 50% of the total tax assessed for the current year. (Section 59-2-1107)
- 2. Indigent deferral if the owner of residential property is poor, the county board of equalization may, after giving notice, defer any tax levied. (Section 59-2-1108)
- 3. The county legislative body or the Tax Commission may accept less than the full amount of taxes due or defer all the taxes where, in their judgment, the best human interest and the interest of the state and the county are served. (Section 59-2-1347)

3.14.6 Interest Rate on Tax Deferral

- 1. Deferral of taxes for indigent persons on residential property must be recorded as a lien on the property and bear interest at the rate of 6% per year. The amount deferred together with accrued interest shall be due and payable when the property is sold or otherwise disposed. (Section 59-2-1108)
- 2. Taxes deferred, except for an indigent deferral as noted above, must be recorded as a lien on the property and bear interest at a rate equal to the Federal Discount Rate as of January 1 of each year of settlement and deferral. The amount deferred together with accrued interest shall be due and payable when the property is sold or otherwise conveyed. (Section 59-2-1347)

3.14.7 Adjustments

Adjustments to taxes for past years may not be made under Utah Code Ann. Section 59-2-1347 if the requested adjustment is based only on property valuation. Adjustments can be made only to taxes levied but unpaid for the five most recent tax years. Adjustments beyond

five years may be granted when taxes remain unpaid as a result of administrative action or litigation. (R884-24P-41)

3.14.8 Refunds Prohibited

Taxes that have been paid may not be refunded. (R884-24P-41)

3.14.9 Settlement Approval

Any State Tax Commission action to adjust or defer taxes on centrally assessed property, pursuant to Section 59-2-1347, should be discussed with the county prior to final approval.

3.14.10 Posting Requirement

Under Section 59-2-1347, when the county or the Tax Commission grants a deferral or adjustment of taxes, notice must be posted in the county where the property is located.

This posting shall contain:

- name of the applicant,
- property address and parcel number,
- value of the property for the current year,
- sum of the delinquent taxes, interest, and penalty due, and
- → adjusted amount paid or deferred. (Section 59-2-1347)

See Form PT-34, "Notice to be Posted by County of Delinquent Property Tax Settlement or Deferral" in Appendix 3D.

3.14.11 Record

Under Section 59-2-1347, at the end of each month, the county is to send a record of all tax deferral and adjustment actions taken the preceding month to the Tax Commission on a form approved by the Tax Commission. The Tax Commission is to send a record of its tax deferral and adjustment actions to the affected county or counties.

Standard 3.15 Notification of Tax Relief Programs and Decision

3.15.0 Notice

The county should develop procedures that provide effective notice to eligible participants of all available tax relief programs.

3.15.1 Guideline

The county may notify applicants of the available programs with the "Notice of Property Valuation and Tax Changes". [Section 59-2-919] The county may also notify or supply brochures to senior citizen centers and centers for the blind or handicapped.

3.15.2 Appeal

In the event an applicant is denied an exemption or deferral, except when the denial is based upon late filing of claim for relief, the county must notify the applicant of the right to appeal to the Tax Commission. Appeals must be filed within 30 days after the decision. (Section 59-2-1217)

Standard 3.16 Multiple Types of Tax Relief

3.16.0 Multiple Tax Relief

The county may, at its discretion and within statutory guidelines, defer or abate property taxes for indigent persons. Excluding indigent relief, when an individual is eligible for other types of statutory tax relief, the individual must be granted all the relief for which he is eligible. For example, an individual who qualifies for the veteran exemption, the blind exemption as well as the circuit breaker must be granted the veteran exemption and the blind exemption in addition to the circuit breaker relief.

Standard 3.17 Disclosure of Tax Relief

3.17.0 Tax Notice

The tax notice must show the veteran and blind exemptions and circuit breaker and indigent relief as tax credits deducted from taxes charged. (Section 59-2-1317 and R884-24P-36)

3.17.1 The Order in Which Tax Relief is Applied

There may be occasions where a taxpayer's total tax relief will exceed a taxpayer's total tax liability. Should this occur, the order in which the relief is applied against the tax liability may affect county funds, as the circuit breaker credit is reimbursed with state funds and other credits with county funds. Accordingly, the county may, at its option, first apply the state-reimbursable circuit breaker credit to the total tax liability, then apply the other applicable credits including the Section 5-2-1202(7)(b) additional tax abatement for the poor.

Appendix 3A Applicable Statutes and Administrative Rules

Statutes 59-2-919 Resolution proposing tax increases 59-2-1104 Exemption of property owned by disabled veterans or their unmarried surviving spouses or minor orphans – amount of exemption 59-2-1105 Application for disabled veteran's exemption - Proof requirements and limitations. 59-2-1106 Exemption of property owned by blind persons or their unmarried surviving spouses or minor orphans -Amount - Application. 59-2-1107 Indigent persons - Amount of abatement 59-2-1108 Indigent persons - Deferral of taxes - Treatment of deferred taxes. 59-2-1109 Indigent persons - Tax relief, deferral, or abatement - Application 59-2-1201 Purpose of Tax Relief 59-2-1202 Definitions (Property Tax Relief) 59-2-1203 Right to file claim – Death of claimant 59-2-1204 Renter's and homeowner's credits authorized – No interest allowed 59-2-1205 Time for filing claim for renter's credit 59-2-1206 Application for homeowner's credit –Time for filing –Payment from General Fund Claim applied against tax liability – One claimant per household per year 59-2-1207 59-2-1208 Amount of homeowner's credit -Cost-of-living adjustment -Limitation -General Fund as source of credit Amount of renter's credit -Cost-of-living adjustment - Limitation - General 59-2-1209 Fund as source of credit – Maximum credit Effective date for homeowner's and renter's credits 59-2-1210

| 59-2-1211 | Forms and instructions |
|-----------|---|
| 59-2-1213 | Statement required of renter claimant. |
| 59-2-1214 | Redetermination of claim by commission or board. |
| 59-2-1215 | Fraudulent or negligently prepared claim - Penalties and interest - Procedures. |
| 59-2-1216 | Rented homestead - Rent constituting property taxes. |
| 59-2-1218 | Recipients of public funds for payment of rent ineligible for refund. |
| 59-2-1219 | Claim disallowed if residence obtained for purpose of receiving benefits. |
| 59-2-1220 | Extension of time for filing claim. |
| 59-2-1317 | Index of property owners - Tax notice - Contents of notice. |
| 59-2-1347 | Redemption - Adjustment or deferral of taxes |

Administrative Rules

| R865-9I-34 | Property Tax Relief for Individuals Pursuant to U.C.A. Sections 59-2-1201 through 1220. | | | | |
|-------------|---|--|--|--|--|
| R884-24P-5 | Abatement or Deferral of Property Taxes of Indigent Persons. | | | | |
| R884-24P-36 | Contents of Real Property Tax Notice pursuant to U.C.A. Section 59-21-1317. | | | | |

Appendix 3B

Mobile Homeowners Circuit Breaker Application Processing Guidelines

- 1. Mobile Home Property Tax "Notice of Property Valuation and Tax Changes" received by taxpayer.
- 2. Taxpayer makes application with county.
 - a. Using state form TC-40CY or county equivalent.
 - b. Indication lot rent paid, if any, excluding utilities.
- 3. County recalculates actual tax due including the additional 20% reduction for circuit breaker qualified persons.
- 4. County calculates circuit breaker and other abatements according to county regulations.
- 5. County identifies and notes on application the amount of circuit breaker credit, excluding other abatements given to customer.
- 6. Forward application to State Tax Commission to process lot rent portion of refund.
 - ** Some counties have asked if they may do the entire refund while the customer is in their office including the rent portion. That process is acceptable. If the county wants and is able to undertake this task, please contact Debbie Walker at 297-7551 to make arrangements and obtain special instructions.
- 7. County tracks circuit breaker amounts by customer for accounting and reporting.
- 8. County makes application to Utah State Tax Commission for reimbursement of circuit breaker funds at end of year including:
 - a. Reimbursement Year
 - b. Social Security Number of Applicant
 - c. Name of Applicant
 - d. Spouse Social Security Number
 - e. Spouse Name
 - f. Property Tax Number
 - g. Address
 - h. Adjusted Property Tax Amount
 - I. Amount of Circuit Breaker to be Reimbursed
 - j. Summary Total Count and Dollars of Refunds/Credits Issued for Circuit Breaker Categorized by mobile Home (mobile home rent if issued by county) and Standard Home.
- 9. Utah State Tax Commission compiles information and issues reimbursement to county.

Mobile Homeowner Circuit Breaker Application Processing Utah State Tax Commission Guidelines

Most mobile homeowners will apply for circuit breaker property tax relief after their mobile home property tax has been paid. Therefore, special handling is necessary for mobile home circuit breaker applicants.

In most cases, the following steps should be followed to process mobile home circuit breaker applications:

- ◆ Applicant must meet qualifications for circuit break relief.
- Identify the fair market value (FMV) from the "Notice of Property Valuation and Tax Changes."
- ♦ Identify the tax rate (TR) from the "Notice of Property Valuation and Tax Changes."
- ◆ Calculate the new taxable value (TV) of the mobile home, which is fair market value multiplied by .035.

Note: All primary residences receive a 45% reduction in fair market value to arrive at taxable value. <u>Circuit Breaker applicants receive an additional 20% reduction</u>. This totals 65% reduction in fair market value. Or, in other words, the taxable value becomes 35% of fair market value.

- If applicable, grant the veteran relief (VR).
- ♦ If applicable, grant the blind relief (BR).
- ◆ Calculate the new taxable value (NTV): TV-VR-BR = NTV
- ♦ Calculate the new tax amount (NTA): NTV x TR = NTA
- ◆ Calculate circuit breaker (CB) relief.
- ◆ Calculate Tax (T) amount for customer: NTA CB = T
- If applicable, grant indigent relief (IR).
- ♦ Identify final tax (FT) to be paid by customer: T IR = FT
- Copy application.
- ♦ Ensure lot rent is noted (without utilities) on application copy.
- ♦ Ensure amount of circuit breaker granted is noted on application copy.
- ♦ Send copy of application to the Utah State Tax Commission so USTC can refund the rent portion.

Appendix 3C Tax Relief Summary Chart

| Type | Eligible Persons | Filing Requirements | Eligible Property | Amount |
|---|---|---|--|---|
| Veteran 59-2-1104 to 1105 | Disbled veteran, spouse or minor orphans; Disability ≥10%. | File annually by Sept 1; proof of service*; proof of disability*. | Residence and personal property. | Up to \$82,500 in taxable value, based on percentage of disability. |
| Blind 59-2-1106 | Legally blind as defined by statute; spouse or minor orphans; no income requirement. | File annually by Sept 1; opthalmologist signed statement. | Real and personal property. | Up to \$11,500 in taxable value. |
| Indigent Abatement 59-2-1107 to 1109 | 65+ years of age, or disabled, or in extreme hardship; income <\$23,108; residing at property 10+ months each year. | File by Sept 1; signed statement of disability or hardship; proof of ownership; other as required by county. | Owner-occupied residence or mobile home. | 1/2 the tax due, up to \$616 . |
| Indigent Deferral 59-2-1108 & 1109 | Same as indigent abatement; hold no income property. | Same as indigent abatement; mortgage holder signed statement. | Owner-occupied residence only. | All or any portion of tax; interest accrues at 6% per year; deferral continues until property changes hands. |
| Circuit Breaker Homeowner 59-2-1202 to 1220 | Provide own financial support; 65+ years of age or surviving spouse; income ≤\$23,108; Utah resident for entire year. | File by Sept 1 with county; signed statement of income. | Owner-occupied residence only. | Up to \$616 , based on annual income; additional credit equal to the tax on 20% of fair market value of residence. |
| Circuit Breaker Renter 59-2-1202 to 1220 | Same as Homeowner Circuit | By Dec 31 with state; signed statement of income and gross rent; statement of taxes paid or to be paid. | Renter-occupied residence. | up to \$616 , based on percentages of gross rent. |

^{*}If disability is permanent, only required with the initial application.

Appendix 3D Forms

| PT-30 | Disabled Veterans Property Tax Exemption Application |
|---------|---|
| PT-31 | Blind Persons Property Tax Exemption Application |
| PT-32 | Veteran or Blind Abatement of Motor Vehicle Uniform Fees and Property Tax |
| TC-40CY | Indigent Abatement and Property Tax Credits Application |
| TC-40CB | Renter Refund Application (Circuit Breaker) |
| PT-33 | Application for Settlement or Deferral of Delinquent Property Tax |
| PT-33A | Agreement of Lien Holder for Deferral or Settlement of Delinquent Taxes |
| PT-34 | Notice of Delinquent Property Tax Settlement or Deferral |

Disabled Veterans Property Tax Exemption Application

UCA §59-2-1104 and 1105 Form PT-030 PT-030-1.ai Rev. 5/01

The deadline for filing this application with the county is September 1

| Se | ection 1 – Claimar | nt Informati | ion | | | | |
|----------------------|--|-----------------|-------------------------------|-----------------------|----------------|------------|------------------------|
| Claimant's last name | | | Claimant's first name | | Middle initial | Birth date | Social Security Number |
| Spc | ouse's last name (if spouse i | s living) | Spouse's first name | | Middle initial | Birth date | Social Security Number |
| Add | Iress | | City | County | State | ZIP Code | Daytime phone number |
| Ent | er the property tax serial or | account number(| s) from your previous pro | perty tax billing | notice | | |
| Se | ection 2 – Addition | nal Informa | ntion | | | | |
| | plicant is a: | Disabled | | Unmarried | spouse/mir | nor orphan | of disabled veteran |
| • | te of disability: | | an. 1, 1921 | On or after | | · | |
| | · | | | % | Jan. 1, 102 | | |
| | rcentage of disability: | | | _ | | | |
| Re | sidence Value: | \$ | | (from val | uation notion | ce) | |
| Dic | d you own this property | on January ′ | of the current year | ? <u> </u> | 'es | ☐ No | |
| * | section shows a lesser percentage of disability, the exemption allowed is that percentage of \$82,500, except that no exemption is allowed for any disability below 10 percent. The unmarried surviving spouse and minor orphans of a deceased veteran are entitled to the greater of: (a) the full exemption if the veteran's disability was 10 percent or more and the veteran served prior to January 1, 1921; or, (b) the same exemption to which the disabled veteran would have been entitled, if the veteran served on or after January 1, 1921. Residence does not include a rented dwelling. The county may ask for verification of residency. | | | | | | |
| Se | ection 3 – Certifica | ation and S | Signature | | | | |
| | der penalties of perjury rect, and complete. I f | | - | • | | • | s information is true, |
| Sig | nature of claimant | | | | | Da | te |
| Sig | nature of spouse | | | | | Da | te |
| Pre | parer's name, address, and | telephone numb | er (if not claimant) | | | | |

Disabled Veterans Property Tax Exemption Application Page 2

| Se | Section 4 – County Use Only | | | | | | |
|-----|--|--------------------|----|---------------|--|--|--|
| Nai | Name of county official accepting the application Date | | | | | | |
| Pr | operty information and value (see in | nstructions below) | | | | | |
| | | Personal Property | F | Real Property | | | |
| 1. | Account or parcel number | | | | | | |
| 2. | Taxable property value | \$ | \$ | | | | |
| 3. | Value exempted | \$ | \$ | | | | |
| 4. | Original tax amount | \$ | \$ | | | | |
| 5. | Veteran exemption credit | \$ | \$ | | | | |
| 6. | Net tax due | \$ | \$ | | | | |
| Co | County official's approval Date | | | | | | |

Instructions for County Use

- **Line 1** Enter the property account or parcel identification number.
- **Line 2** Enter the amount of taxable property value from the assessment roll.
- **Line 3** Enter the amount of value to be exempted, to a maximum of \$82,500; e.g., a 50% disability would be calculated as 82,500 X .50 = 41,250.
- **Line 4** Enter original tax amount by multiplying line 2 by the applicable tax rate.
- **Line 5** Enter the amount of credit allowed by multiplying line 3 by the applicable tax rate.
- **Line 6** Calculate net tax due by subtracting line 5 from line 4.

Blind Persons Property Tax Exemption Application

UCA §59-2-1106 Form PT-031 PT-031-1.ai Rev. 5/01

The deadline for filing this application with the county is September 1

| Section 1 – Claimant Informat | ion | | | | |
|---|--|--|---|----------------------|------------------------|
| Claimant's last name | Claimant's first name | | Middle initial | Birth date | Social Security Number |
| Spouse's last name (if spouse is living) Spouse's first name | | | Middle initial | Birth date | Social Security Number |
| Address | City | County | State | ZIP Code | Daytime phone number |
| Enter the property tax serial or account number(| s) from your previous prop | perty tax billing | g notice | | |
| | ation | | | | |
| | | | | | |
| Applicant is a: | rson | Unmarried | l spouse/mir | nor orphan o | of blind person |
| Residence value: \$ | | | | | |
| Tangible personal property value: \$ | | | (from valua | ation notice) |) |
| Did you own this property on January | 1 of the current year? | ? | Yes | ☐ No | |
| Do you claim this property as your prin | nary residence? | | Yes | ☐ No | |
| The first \$11,500 of taxable value of their unmarried surviving spouses, The first year's application shall be verifying that the person: (a) has no more than 20/200 visual (b) has, in the case of better than which subtends an angle of visit the county may ask for verification | or their minor orpha accompanied by a seal acuity in the better 20/200 central vision sion no greater than 2 n of residency. | ns is exemple statement see eye when one a restriction | ot from taxatigned by a licorrected; oon of the field | tion. icensed oph | nthalmologist |
| Section 3 – Certification and S | Signature | | | | |
| Under penalties of perjury, I declare to correct, and complete. I further testify t | | | | | information is true, |
| Signature of claimant | | | | Date | 9 |
| Signature of spouse | | | | Date |) |
| Preparer's name, address, and telephone numb | er (if not claimant) | | | | |

| lame of county official accepting the appl | lication | Date |
|--|--------------------------|---------------|
| Property information and value | (see instructions below) | |
| | Personal Property | Real Property |
| . Account or parcel number | | |
| 2. Taxable property value | \$ | \$ |
| 8. Value exempted | \$ | \$ |
| . Original tax amount | \$ | \$ |
| i. Blind exemption credit | \$ | \$ |
| i. Net tax due | \$ | \$ |

Instructions for County Use

- **Line 1** Enter the property account or parcel identification number.
- **Line 2** Enter the amount of taxable property value from the assessment roll.
- **Line 3** Enter the amount of value to be exempted, to a maximum of \$11,500. If amount on line 2 is less than \$11,500, then enter the amount from line 2 on this line.
- **Line 4** Enter original tax amount by multiplying line 2 by the applicable tax rate.
- **Line 5** Enter the amount of credit allowed by multiplying line 3 by the applicable tax rate.
- **Line 6** Calculate net tax due by subtracting line 5 from line 4.

Veteran or Blind Abatement of Motor Vehicle Uniform Fees and Property Tax

UCA §59-2-110 through 1106 Form PT-032 PT-032-1.ai Rev. 5/01

Claimant: complete Section 1 and sign in Section 3

County Auditor/Treasurer: complete Section 2 and sign in Section 3

After form is completed by claimant and by county auditor/treasurer, form should be taken to local motor vehicle office.

| S | ection 1 – Claimant and | d Vehicle Infor | matio | n | | | | |
|--|---|---|---------------------|------------------------------|--------------------|-----------------------|------|---------------------------|
| Ap | oplying for (select one) | Veteran | Exemp | tion | | Blind Ex | emp | tion |
| Fir | First name Last name | | | | | | | |
| Ve | hicle model year | Make | | | Model | | | |
| Ve | hicle Identification Number (VIN) | | | License plate | number | | | |
| _ | | | | | | | | |
| S | ection 2 – Abatement C | computation | | | | | | |
| 1. | Uniform fee or property tax (obtain from Vehicle Registr | amount ation Renewal No | tice) | | | 1. | \$ | |
| 2. | Appropriate property tax rate | | , | | | 2. | | |
| 3. Divide line 1 by line 2 = taxable value | | | | | 3. | \$ | | |
| 4. | Exemption value available (| from Auditor's reco | ords) – | | | 4. | \$ | |
| 5. | Abatement Amount (the smaller of line 3 or line | 4, multiplied by the | e prope | erty tax rate c | n line : | 2) 5. | \$ | |
| | | | | | | <u>'</u> | | |
| S | ection 3 – Certification | and Signature | ; | | | | | |
| Ur co | nder penalties of perjury, I de prect, and complete. I further | clare to the best of testify that I am a | f my kn lawful r | owledge and esident of th | l under e State | standing, of Utah. | that | this information is true, |
| Claimant's signature or preparer's name, address, and telephone number | | | | | Date | | | |
| | | | | | | | | |
| | | | | | | | | |
| Co | ounty Auditor/Treasurer's Offi | ce signature/seal | | | | | | Date |

Value-Based Uniform Fee or Property Tax Rates

Personal Property Subject to 1.5% Uniform Fee

- Motor homes
- Street motorcycles, scooters and mopeds
- ♦ Travel trailers, truck campers and tent trailers
- Commercial and utility trailers weighing more than 750 pounds including cargo utility trailers, boat trailers, converter gears, horse and stock trailers
- County-assessed commercial vehicles (medium and heavy duty)
- Boats, boat motors and personal watercraft
- Off-highway vehicles including dirt and trail motorcycles, all terrain vehicles, golf carts and snowmobiles
- Any other tangible personal property that is required by law to be registered with the state before it is used on a public highway, public waterway, or public land, and that is not specifically excluded statute.

Aircraft

Aircraft includes "fixed wing airplanes, balloons, airships, and any other contrivance subject to the registration requirements of the Federal Aviation Administration. The term does not include ultra light vehicles or hand gliders." (R873-22M-20)

For aerial applicator as defined in 59-2-102

| Calendar Year | Uniform Fee |
|-------------------------------|-------------|
| 2000 | 0.4% |
| 2001 | 0.3% |
| 2002 and all subsequent years | 0.2% |

For all other aircraft required to be registered with the state

| Calendar Year | Uniform Fee |
|-------------------------------|-------------|
| 2000 | 0.8% |
| 2001 | 0.6% |
| 2002 and all subsequent years | 0.4% |

Personal Property Subject to Ad Valorem Property Tax Rate

- ♦ Vintage Vehicles local ad valorem property tax rate
- ♦ State-assessed commercial vehicles weighing 12,001 pounds or more (must register with USTC Motor Carrier Services Section and property tax rate changes annually).

Age-Based Uniform Fee (Surrogate Rate of 1.5%)

Vehicles subject to the age-based uniform fee are passenger cars, light trucks, including passenger utility vehicles, vans and state-assessed commercial vehicles weighing less than 12,000 pounds (must register with USTC Motor Carrier Services Section).

| Age of Vehicle | Age-Based Fee | Taxable Value* |
|-------------------|---------------|----------------|
| Less than 3 years | \$150 | \$10,000 |
| 3 to 5 years | 110 | 7,330 |
| 6 to 8 years | 80 | 5,330 |
| 9 to 11 years | 50 | 3,330 |
| 12 plus years | 10 | 670 |

^{*} Calculated by dividing the age-based fee by .015 and rounding to nearest 10.

2001

County Application

Indigent Abatement and Property Tax Credits Application

TC-40CY

Rev. 1/01

(For low income, elderly, and widows/widowers)

For assistance, refer to the county government telephone numbers listed below.

Homeowners Check with your county for the property tax credit filing deadline (see listings below).

Renters must file the Utah State Tax Commission Renter Tax Refund Application for a refund. Contact the Tax Commission to obtain the Renter Tax Refund Application form (TC-40CB).

| Section 1 - Claimant's Name | If more than | n one person liv | es in a ho | ousehold, only | one person | can file an application. |
|---|------------------|--|--------------------------------------|-------------------------------|----------------|----------------------------------|
| laimant's Last Name | Claimant's Fir | st Name | | Middle Initial | Birth Date | Social Security Number |
| | | | | | | |
| oouse's Last Name (if spouse is living) | Spouse's Firs | t Name | | Middle Initial | Birth Date | Social Security Number |
| | | | | | | |
| ddress | City | | County | State | ZIP Code | Daytime Telephone Numbe |
| | | | | | | |
| nter your property serial/account number | | | | | | |
| from your prior property tax billing notice) | | | | | | |
| Section 2 - Household Income | Household | income must in | clude ALI | L household r | nembers' inco | omes. |
| Pensions/annuities B Interest/dividends/trusts C Alimony/other income D | | F. Capital gaiG. Interest/divH. Loss carryI. Total 2000 (add lines A tr | ridends/tru forwards/r househo | ust income ental depreci | | F G H I |
| Total members in household | | Note: You | do not વા | ualify if Line I | exceeds \$23, | 108. |
| Section 3 - Low Income Credit | To qualify for | or low income o | redit, you | must answer | all three que | stions below. |
| Yes No 1. Will you be age | | | | | | ed, widow or widower? o l |
| Under extreme signed by your | | | | | | |
| Under extreme | doctor. If you a | are under extre | me hardsl | nip, attach an | explanation of | |
| Under extreme signed by your | doctor. If you a | are under extre | me hardsl | hip, attach anss than \$23,10 | explanation o | |

For more information, contact your county government listed below

| Beaver County | 438-6463 | Iron County | 477-8333 | Sevier County | 896-9262 ext. 200 |
|------------------|--------------------|------------------|----------|-----------------|--------------------|
| Box Elder County | 734-3319 | Juab County | 623-0271 | Summit County | 336-4451 ext. 3254 |
| Cache County | 716-7123 | Kane County | 644-2458 | Tooele County | 843-3130 |
| Carbon County | 636-3200 | Millard County | 743-5227 | Uintah County | 781-5363 |
| Daggett County | 784-3210 | Morgan County | 829-6811 | Utah County | 370-8227 |
| Davis County | 451-3329 | Piute County | 577-2840 | Wasatch County | 654-3211 ext. 309 |
| Duchesne County | 738-1120 | Rich County | 793-5155 | Washington Cnty | 634-5712 |
| Emery County | 381-5106 | Salt Lake County | 468-3400 | Wayne County | 836-2731 |
| Garfield County | 676-8826 ext. 1109 | San Juan County | 587-3223 | Weber County | 399-8002 |
| Grand County | 259-1321 | Sanpete County | 835-2142 | | |

| Section 4 - Proper | rty Tax | Credit You | u must ans | wer all | 5 qu | estions. | | | | | |
|--|-------------------------|-------------------------------------|----------------------------------|----------|---------|-------------------------|--------------|-----------------|--------------------------|---------|----------------------|
| Yes No 1. Will you be age 65 or older before December 31, 2001? or Are you a widow or widower (not remarried)? If you are a widow or widower, enter your spouse's date of death: If filing for the first time as a widow or widower, you must attach a copy of the Death Certificate of your deceased spouse. | | | | | | | | | | | |
| Yes No | 2. Was y | our household | l income (fi | rom sec | ction | 2, line I) less t | than \$23 | ,109? | | | |
| | tax ref | turn)? | | | | | cannot b | e claime | d as a de _l | oender | nt on someone's |
| Yes No | | ou live in Utah plicant must be | | | | | endar yea | ar to be e | ligible. | | |
| Yes No | 5. Have | all prior years' | property ta | x oblig | ation | s been paid? | | | | | |
| If your name is not list Only property tax on c | | | | | | | | ich legal | documer | ntation | of ownership. |
| Is your home located on | | | one acre? | · | Yes | | | | ber of acr | | |
| Do you rent out a portion Do you use a portion of | • | | ? | | Yes | | - | - | ent is ren ent is use | | |
| You must have owned If you qualify for prope | - | | • | - | - | income cred | it, on the | e reverse | side. | | |
| Section 5 - Mob | ile Hon | neowners | Only | | | | | | | | |
| If owned, and your nar tation of ownership. | me is not | listed as prop | perty own | er on th | ne P | roperty Tax B | Billing No | otice, inc | lude lega | ıl docu | ımen- |
| | le the pr | operty that yo | ur mobile | homo | citc | on owned or | rented? | | | 20 | 000 Lot Rent |
| | If you ren | nted the proper plete the landlo | ty, enter th | e amou | unt o | f rent paid in 2 | 2000, exc | luding uti | | \$ | |
| Address and space nu | mber | I | e and telepho f landlord or m | | er | Date rented from - t | | Total months | Monthly you p | | Total rent you paid |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| Section 6 - Certifi | ication | and Signat | ure F | Read ce | ertific | ation, sign and | d date. | | | | |
| Under penalties of perju | ıry, I decla | are to the best | of my knov | vledge | and | understanding | ı, this info | ormation i | is true, co | rrect a | nd complete. |
| Signature of claimant X | | | | Date | | Signature of spo | | | | | |
| Preparer's name and address | or organizati | ion (if not claimant) |) | | | ^ | | | | Prepare | r's telephone number |
| For Ta | x Comm | ission Use Or | ılv | | | | For C | ounty U | se Only | | |
| CB used by county | | CB available (max | | | Tax | amount | | ounty of | y | | |
| CB rent possible | | CB rent issue <= | CB available | | Blind | d and/or veteran | | | | | |
| | | | | | HB4 | 25 portion | | | | | |
| Property Tax Cred | dit /Rente (estimate | er's Refund So | chedule | | Circ | uit breaker | | | | | |
| Income | Maximum Property | Renter's Refund % of Lot Rent | Total Maximum | | Indig | gent abatement | | | | | |
| Under \$ 7,856 | \$616 | 9.5% | Refund \$616 | | Net | tax due | | | | | |
| \$7,857 \$10,476 \$10,477 \$13,093 | \$538 \$461 | 8.5% 7.0% | \$538 \$461 | | Cou | nty government ap | oproval | | | D | ate approved |
| \$13,094 \$15,712 \$15,713 \$18,332 | \$346 \$269 | 5.5% 4.0% | \$346 \$269 | | | | | | | | |
| \$18,333 \$20,796 \$20,797 \$23,108 | \$154 \$76 | 3.0% 2.5% | \$154 \$76 | | | | | | | | |

Utah State Tax Commission **Renter Refund Application** (Circuit Breaker Application)

2001 TC-40CB

Rev. 1/01

For more information, contact your county; or for a listing of other agencies to contact, see the reverse side of this form (at the bottom).

| Claimant's Last Name | Claimant's First Name | | Middle Initial | Birth Date | e Social Security Number | | |
|--|-----------------------------|---------------|----------------------------------|--------------|--------------------------|------------------------------------|--|
| Spouse's Last Name (if spouse is living) | Spouse's First Name | | Middle Initial | Birth Date | Social Security Number | | |
| Address | City | County | State | ZIP Code | Daytime Telep | hone Number | |
| | | | | | | | |
| Do You Qualify For A Refund | ? | | | | | | |
| Renters: You should file this application wi | th the Utah State Tax Co | mmission by | December 31 | , 2001. | | | |
| Homeowners and Mobile Homeowners: county government to obtain the application | - | operty tax re | elief through y | your county | government. | Contact your | |
| ALL APPLICANTS must answer question | ns 1 through 4. | | | | | | |
| Will you be age 65 or older before Decemb NOT REMARRIED? Enter spouse's date of certificate if this is the first year you are clai | death: | Include a co | py of the death | | (Go on to question 2) | No (STOP, you on NOT qualify | |
| 2000 Household Income (from all household | • | | | | | | |
| Taxable Income | | axable Inco | | | [ET | | |
| A. Wages/salaries A B. Pensions/annuities B | | • | her governmer sions/annuities | . • | E | | |
| C. Interest/dividends/trusts C | | - | sions/annuities /trust income | | G | | |
| D. Alimony/other income D | | | Is/rental depre | riation | Н | | |
| D. Allinony/other income | I. Total | | ehold income | | | | |
| Total members in household | , | , | the amount in | Box I exceed | s \$23,108. | | |
| Is the amount in Box I above less than or received during 2000 by all members of a howelling, sharing furnishings, facilities, according | nousehold (not just the cla | imant) living | | | (Go on to question 3) | No (STOP, you o | |
| Did you furnish your own financial support f someone's tax return, you did not furnish you | | | | | (Go on to question 4) | No (STOP, you o NOT qualify | |
| Did you live in Utah for the entire year of 20 year to be eligible. | 000? You must have lived | in Utah for t | the entire caler | ndar | (Go on to next page) | No (STOP, you on NOT qualify | |
| | | | | | This Box Commissio | | |

Section One - Rent Information

Complete this section for each place you rented **during 2000.** If you received rental assistance, you can only claim that portion of rent you paid.

| | 1 | | | | | |
|---|---------------------------------------|----------------------------------|-----------|-----------------|------------------------|---|
| Address and apartment number | Name and telephone number | Date rented in 2000 from - to | Total | Monthly ren | | |
| | of landlord or manager | from - to | months | you paid | you paid | |
| | | | | | | |
| | | | | | | |
| | | Liene · L L L | 10 N | | | |
| | | Utilities included in re | nt? Noi | ne Ga | as Electric | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | Utilities included in re | nt? Noi | ne Ga | as Electric | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | Utilities included in re | nt? Noi | ne Ga | as Electric | |
| | | | | | | |
| | | | | | | |
| | | | | | | _ |
| | | Utilities included in re | nt? Noi | ne Ga | as Electric | |
| | | | | | | |
| Total re | nt you paid in 2000 (This an | nount should not include | e the cos | t of utilities) | | |
| Section Two - Certification | and Signature | | | | | |
| Read certification, sign and date. | | | | | | |
| Under penalties of perjury, I declare to the | e best of my knowledge and | understanding, this info | ormation | is true, corre | ct and complete. | |
| Signature of claimant | Date | Signature of spouse | | | Date | |
| X | | X | | | | |
| Preparer's name and address or organization (if not | claimant) | | | Prer | parer's telephone numb | |
| | · · · · · · · · · · · · · · · · · · · | | | , | | |
| | | | | | | |

Return this application to Customer Service Division, Utah State Tax Commission, 210 N 1950 W, SLC, UT 84134-0800

| 2001 Circuit Breaker Schedule of Benefits | | | | | | | |
|---|----------|-----------------|---------|--|--|--|--|
| Income | e Limits | Renter's Refund | Maximum | | | | |
| Lower | Upper | % of rent | Credit | | | | |
| \$0 | \$7,856 | 9.5% | \$616 | | | | |
| \$7,857 | \$10,476 | 8.5% | \$538 | | | | |
| \$10,477 | \$13,093 | 7.0% | \$461 | | | | |
| \$13,094 | \$15,712 | 5.5% | \$346 | | | | |
| \$15,713 | \$18,332 | 4.0% | \$269 | | | | |
| \$18,333 | \$20,796 | 3.0% | \$154 | | | | |
| \$20,797 | \$23,108 | 2.5% | \$76 | | | | |

| Golden Years Center (Bountiful) 295-3479 or 297-3470 |
|--|
| Salt Lake County Division of Aging 468-2480 |
| Heritage Center (Clearfield) 773-7065 |
| Davis County Council on Aging 451-3377 |
| Autumn Glows Center (Kaysville) 544-1235 or 544-1250 |

For More Information Contact:

Utah State Tax Commission 297-2200 or outside Salt Lake area, 1-800-662-4335

Application for Settlement or Deferral of Delinquent Property Tax

UCA §59-2-1109 & 1347 Form PT-33 PT-033-1.ai Rev. 11/00

This form should be used in conjunction with Form PT-33A "Agreement of Lien Holder For Deferral or Settlement of Delinquent Taxes". One Form PT-33A should be attached for each lien holder. A deferral may not be granted without the written consent of the holder of any mortgage or trust deed outstanding on the property.

| Property Owner Info | rmation | | | |
|---|-----------------------|--------------------------------|---|----------------------|
| Property owner name | | | Home phone number | Work phone number |
| Property owner address | | | | |
| City | | | State | Zip |
| Property Information | , | | | |
| Parcel, serial, or account number | | Type of prope | erty (e.g., commercial, primary | residential, etc.) |
| Location or address | | | | |
| Location of address | | | | |
| Legal description (including acre | age) | | | |
| | | | | |
| Property Value and | Tax Information | n | | |
| Year(s) of Delinquency (May go back five years) | Taxes | Penalty | Interest | Total |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| Total | | | | |
| Current year market value | of property (Attach | copy of most recent valuation/ | /tax notice) | |
| Amount received from hor | ne owner/mobile h | ome owner (circuit brea | ker) tax credits | |
| Amount owner offers in se | ttlement (Attach prop | osed payment schedule) | \$ | |
| Amount to be deferred | | | \$ | |
| I/we have exhausted effor | | | | the lending institu- |
| tions and other potential s | | | ves, identified below: | |
| 2. | | | | |
| 3 | | | | |
| Attach the following: | | | () | ::I I D O |
| 1. Owner's statement of request for relief. | circumstances and | | s of last 5 years' filings v PT-33A, "Agreement of l | |
| Most recent valuation. Proposed payment sc | | | al or Settlement of Delir documentation as requi | |
| 4. Financial Summary (b | | 7. Other | documentation as requi | iea. |
| Signature | | | | |
| I certify to the best of my k | nowledge and unc | derstanding, that this info | ormation is true, correct, | and complete. |
| Signature of property owner(s) | | | | ate |
| X | | | | |

| Income From Previous Five Years | | | | | | | |
|-------------------------------------|-------|-------|-------|-------|-------|--|--|
| Sources of Income | Year: | Year: | Year: | Year: | Year: | | |
| Salary | \$ | \$ | \$ | \$ | \$ | | |
| Social security | | | | | | | |
| Dividends and interest | | | | | | | |
| Real estate income | | | | | | | |
| Business income | | | | | | | |
| Any assets transferred to relatives | | | | | | | |
| Total | \$ | \$ | \$ | \$ | \$ | | |

| Current Year Assets Bank accounts and cash on hand | | Current Year Liabilities Notes payable to banks, relatives and others | | | |
|---|--------------|--|--------------|--|--|
| | | | | | |
| | \$ | | \$ | | |
| | | | | | |
| Cash on hand | | | | | |
| Total \$ | | Total | \$ | | |
| Other real estate (exclude subject property) | | Real estate mortgage payable | | | |
| Parcel no./acreage/description | Market Value | Lender/type/maturity/property identification | Monthly Pymt | | |
| | \$ | | \$ | | |
| Total | \$ | Total | \$ | | |
| Stocks, bonds and securities | | Unpaid medical expenses | | | |
| Description | Market Value | Medical facility/patient/illness | Monthly Pymt | | |
| | \$ | | \$ | | |
| | | | | | |
| Total | \$ | Total | \$ | | |
| Other assets (vehicles, accounts receivable, etc.) | | Other debts (credit cards, utility payments, etc.) | | | |
| Description | Market Value | Description | Monthly Pymt | | |
| | \$ | | \$ | | |
| | | | | | |
| Total | \$ | Total | \$ | | |
| Total Assets | \$ | Total Liabilities | \$ | | |

Agreement of Lien Holder For Deferral or Settlement of Delinquent Taxes

UCA §59-2-1347 Form PT-33A PT-033a.ai Rev. 4/00

| General Information | |
|-------------------------------------|--|
| Lien Holder (company or individual) | |
| Contact person | Daytime phone number |
| Property owner/borrower name | Amount of lien |
| Parcel, serial, or account number | Type of property (e.g., commercial, primary residential, etc.) |
| Property location or address | |

We, as lien holder, have been notified that there are delinquent taxes on this property that will cause this property to be sold for taxes unless all delinquent taxes, penalties, and interest are paid by the date of the final tax sale. We have been notified by the property owner/borrower that he/she is applying for a settlement or deferral of the delinquent property taxes under UCA §59-2-1347, and we have no objections to the application. We also agree to establish and maintain an escrow account to provide for the timely payment of current and future taxes.

We also request that in the event the settlement or deferral is not granted, we be immediately notified so that we can take action to protect our interest in the property.

| Signature |
|--|
| I give consent to allow a deferral to be granted at the discretion of the county legislative body. |
| Name of holder of any mortgage or trust deed outstanding on the property |
| Authorized signature |
| X |

Notice to be Posted by County of Delinquent Property Tax Settlement or Deferral

UCA §59-2-1347 Form PT-034 PT-034.ai Rev. 1/00

| Property Owner Information | | | | | | |
|---|------------------|----------------|------|-----|--|--|
| Property owner name | | | | | | |
| Property owner address | | | | | | |
| Dity State | | State | | Zip | | |
| Property Information | | ı | | | | |
| Parcel, serial, or account number | Type of property | | | | | |
| Location or address | | | | | | |
| Legal description (including acreage) | | | | | | |
| | | | | | | |
| | | | | | | |
| Settlement or Deferral Information | | | | | | |
| Total property value | | | \$ | | | |
| Total interest, penalties, and taxes due | | | \$ | | | |
| Amount paid | | | \$ | | | |
| Amount abated | | | \$ | | | |
| Amount deferred | | | - \$ | | | |
| Comments | | | т | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| County Approval | | | | | | |
| This property tax settlement/deferral has been approved | by the county le | gislative body | of: | | | |
| County on _ | | | | ,· | | |
| | | | | | | |
| | | | | | | |
| Signature | Signature | | | | | |
| | | | | | | |
| Signature | | | | | | |